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13 ENTERTAINMENT, LLC d/b/a
14 ADRENALINE SPORTS BAR AND
15 GRILL, DARIN D. DISCIORIO, TYRONE
16 D. DISCIORIO and RICHARD D.
17 EUBANK*

18 **UNITED STATES DISTRICT COURT**

19 **DISTRICT OF NEVADA**

20 EMI APRIL MUSIC, INC.; MONICA'S
21 RELUCTANCE TO LOB; PURPLE RABBIT
22 MUSIC; AND TINY BEAR MUSIC,

23 Plaintiffs,
24 vs.

25 DRT ENTERTAINMENT, L.L.C., D/B/A
26 ADRENALINE SPORTS BAR AND GRILL;
27 DARIN D. DISCIORIO; TYRONE D.
28 DISCIORIO; AND RICHARD D. EUBANK,

Defendants.

29) Case No.: 2:16-cv-02423-RFB-CWH

30 **STIPULATION AND PROPOSED ORDER TO ENLARGE TIME FOR DEFENDANTS'**
31 **TO FILE ANSWER**
32 **(FIRST REQUEST)**

33 **WHEREAS**, Defendants DRT ENTERTAINMENT LLC., d/b/a ADRENALINE
34 SPORTS BAR; DARIN D. DISCIORIO; TYRONE D. DISCIORIO and RICHARD D.
35 EUBANK (hereinafter "Defendants") were served with a Compliant for Copyright
36 Infringement, Case No. 2:16-cv-02423 filed by Plaintiffs EMI APRIL MUSIC, INC.;
37 MONICA'S RELUCTANCE TO LOB; PURPLE RABBIT MUSIC; and TINY BEAR MUSIC
38 (hereinafter "Plaintiffs") on October 20, 2016;

39 **///**

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1 **WHEREAS**, the deadline for Defendants to respond to the Complaint was November
2 10, 2016;

3 **WHEREAS**, since the filing of the Complaint, the parties have conferred through
4 their counsel of record and are exchanging information for the possible early settlement of
5 this matter;

6 **WHEREAS**, the parties do not wish to further incur fees in preparing and responding
7 to dispositive motions at this time given the possibility of early settlement;

8 **WHEREAS**, the Plaintiffs and Defendants are therefore in Agreement, the
9 Defendants' obligation to file an Answer or other responsive pleading to the Complaint, be
10 extended by thirty (30) days to December 12, 2016. The parties respectfully request the Court
11 to so Order.

12
13 DATED this 22nd day of November, 2016.

14 **TONY M. MAY, P.C.**

15 /s/ Tony M. May

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25 ADRENALINE SPORTS BAR AND
26 GRILL, DARIN D. DISCIORIO, TYRONE
27 D. DISCIORIO and RICHARD D.
28 EUBANK*

23 **IT IS SO ORDERED**

24 DATED: 11/29/16

12
13 DATED this 22nd day of November, 2016.

14 **SNELL & WILMER, LLP**

15 /s/ Nathan G. Kanute

16 Nathan G. Kanute, Esq.
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22
23 *Attorneys for Plaintiffs EMI APRIL MUSIC,
24 INC.; MONICA'S RELUCTANCE TO LOB;
25 PURPLE RABBIT MUSIC; AND TINY
26 BEAR MUSIC*

27 **IT IS SO ORDERED:**



28
29 **RICHARD F. BOULWARE, II**
30 United States District Judge